THE HONORABLE JAMES L. ROBART 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 UNITED STATES OF AMERICA, No. 2:22-cv-0485-JLR 11 Plaintiff, JOINT STIPULATED MOTION TO EXTEND DEADLINE TO DISCLOSE 12 v. **EXPERTS** 13 THE BOEING COMPANY, Note on Motion Calendar: July 17, 2024 14 Defendant. 15 16 THE BOEING COMPANY, 17 Counterclaimant, 18 v. 19 UNITED STATES OF AMERICA, 20 Counterclaim-Defendant. 21 22 The United States and Boeing jointly move for a brief extension of the deadline for each 23 party to disclose the identity of any Phase I expert who may testify at trial regarding issues on 24 which the party has the burden of persuasion. On July 7, 2024, the parties requested additional 25 time to complete Rule 30(b)(6) depositions, expert discovery, and certain motions. Dkt. 80 at 3–4. 26 The Court granted the parties' request the next day. Dkt. 81 at 3–4. The parties now realize that in 27 asking the Court to extend the deadline for serving initial expert reports, they inadvertently failed 28

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to ask the Court to extend the corresponding deadline for disclosing the identity of those same experts. That deadline is currently set for July 19, 2024. Dkt. 77 at 3.

The parties therefore ask the Court to extend the deadline for each party to disclose the identity of any Phase I expert who may testify at trial regarding issues on which the party has the burden of persuasion from July 19, 2024 to September 13, 2024. The requested extension is supported by the same reasons that the parties gave, and the Court accepted, for extending other related deadlines—namely, that the parties have diligently pursued fact discovery but need additional time to prepare for 30(b)(6) depositions, which in turn requires the parties to have additional time to complete expert discovery. See Dkt. 81 at 2.

DATED: July 17, 2024

## Respectfully submitted,

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(PROPOSED) ORDER 1 2 Based on the foregoing, IT IS SO ORDERED that the deadline for each party to disclose 3 the identity of any Phase I expert who may testify at trial regarding issues on which the party has 4 the burden of persuasion is extended from July 19, 2024 to September 13, 2024. 5 6 DATED this 17th day of July, 2024 7 The Hohorable James L. Robart 8 United States District Judge 9 Presented By: 10 By: *s/ Marten N. King* 11 Marten N. King, WSBA No. 57106 David J. Burman, WSBA No. 10611 12 Kathleen M. O'Sullivan, WSBA No. 27850 13 Meredith R. Weinberg, WSBA No. 45713 **Perkins Coie LLP** 14 1201 Third Avenue, Suite 4900 Seattle, Washington 98101-3099 15 Telephone: +1.206.359.8000 16 Facsimile: +1.206.359.9000 DBurman@perkinscoie.com 17 KOSullivan@perkinscoie.com MWeinberg@perkinscoie.com 18 MKing@perkinscoie.com 19 Shane R. Swindle, AZ Bar No. 11738 20 (admitted *pro hac vice*) 21 P. Derek Petersen, AZ Bar No. 25683 (admitted *pro hac vice*) 22 Christopher S. Coleman, AZ Bar No. 018287 (admitted *pro hac vice*) 23 **Perkins Coie LLP** 24 2525 E. Camelback Road, Suite 500 Phoenix, Arizona 85016 25 Telephone: +1.602.351.8000 Facsimile: +1.602.648.7000 26 SSwindle@perkinscoie.com 27 PDPetersen@perkinscoie.com CColeman@perkinscoie.com 28

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